IN THE UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF TEXAS HOUSTON DIVISION

PETE ARNOLD *

LAW ABIDEN CTTIZEN *

PLAINTIFF *

20 CV 4056

-VS.- PROSE * CAUSE NO. _

JOE BIDEN, FATHER X

CHRISTOPHER WRAY *

F.B.I. DIRECTOR X

ANGELA RODRIGUEZ *

JUDGE J. P. COURT X

~REFENDANTS

United States Courts
Southern District of Texas
FILED

0

NOV 30 2020

David J. Bradley, Clerk of Court

11

(WITH A JURY DEMAND)

IN THEIR INDIVIDUAL AND OFFICIAL

CAPACITIES. Miestro Michael angelo WORK OF ART.

DETECTING CONSPIRACIES" WHEN THERE ARE NO CONSPIRACIES IS A SYMPTOM OF PARANOIA; DETECTING THEM WHEN THEY EXIST IS A SIGN OF GOOD MENTAL HEALTH! 10 NOV. 20 U.S. M.C. B-DAY"666"

THIS IS A TITLE 42 U.S.C. \$ 1983 CIVIL AND CONSTITUTIONAL RIGHTS
VIOLATION LAWSUIT. PRIVATE CONDUCT IS ALSO ACTIONABLE UNDER TITLE 42 U.S.C. \$ 1985 (3), WHICH PROVIDES FOR DAMAGE ACTIONS AGAINST HOSE WHO "CONSPIRE... FOR THE PURPOSE OF DEPRIVING... ANY PERSON OR CLASS OF PERSONS OF THE EQUAL PROTECTION OF THE LAWS, OR OF EQUAL PRIVILEGES AND IMMUNITIES UNDER THE LAWS." AND 42 U.S.C. \$ 1986 WHICH PROVIDES FOR PAMAGE LIABILITY FOR ANYONE "WHO HAVING KNOWLEDGE THAT A \$ 1985 CONSPIRACY) IS ABOUT TO BE COMMITTED, AND HAVING A POWER TO PREVENT OR AID IN PREYENT ING THE COMMISSION OF THE SAME, NEGLECTS OR REFUSES TO DO SO."

JURISDICTION

- 1. THIS IS A CIVIL RIGHTS ACTION UNDER 42 U.S.C. § 1983. THIS COURT HAS JURISDICTION UNDER 28 U.S.C. § 1343. PLAINTIFF ALSO INVOKES THE PENDENT JURISDICTION OF THIS COURT.
- 2. TO STATE A CLAIM AGAINST FEDERAL OFFICIALS YOU ONLY NEED ALLEGE (L) THAT YOUR CONSTITUTIONAL OR OTHER FEDERAL LAW RIGHTS WERE VIOLATED BY PERSONS ACTING UNDER COLOR OF FEDERAL LAW.

THERE IS NO STATUTE LIKE § 1983 PROVIDING FOR SUITS AGAINST FEDERAL OFFICIALS WHO VIOLATE YOUR RIGHTS. HOWEVER, THE COURTS HAVE ALWAYS ASSUMED THEY COULD GRANT INJUNCTIVE RELIEF AGAINST FEDERAL OFFICIALS WHO VIOLATE CONSTITUTIONAL RIGHTS MAY BE SUED FOR DAMAGES AS WELL IN FEDERAL COURT. THESE SUITS ARE CALLED "BEVINS ACTIONS" AFTER THE FIRST CASE THAT AUTHORIZED THEM. AT THIS POINT, THE BEVINS ACTION IS GENERALLY REGARDED AS THE FEDERAL EQUIVALENT OF THE § 1983 DAMAGE ACTION.

3. WHEREAS § 1983 PROVIDES JURISDICTION, VENUE 15 BASED ON TITLE 28 § 1391

PARTIES

- 4. PLAINTIFF PETE ARNOLD IS A LAW ABIDEN CITIZEN OF THE UNITED STATES AND REGIDES AT 4065 03BY, HOUGTON, TEXAS 77025, 713-667-9281.
- 5. DEFENDANT JOE BIDEN IS PRESIDENT OF THE UNITED STATES AND CAN BE SERVED AT THE WHITEHOUSE, 1600 PENNSYLVANIA AVE. NW, WASHINGTON, D.C. 20500

6. DEFENDANT CHRISTOPHER WRAY IS THE DIRECTOR OF THE F.B.I. AND CAN BE BERVED AT: F.B.I. HEADQUARTERS, 935 PENNSYLVANIA AVE. NW, WASHINGTON D.C., 20535, 202-324-3000

7. DEFENDANT ANGELA D. RODRIGUEZ LO C. JUDGE OF J.P. COURT, PCT. 6-2 AND CAN BE SERVED AT: 1001 SEGT MARARIO GARCIA, HOUSTON, TEXAS 77011, 713-274-8774.

8. ALL DEFENDANTS HAVE ACTED UNDER "COLOR OF BTATE OR FEDERAL LAW DURING ALL TIMES RELEVANT TO THIS COMPLAINT. AND ARE OFFICIALS OR AGENTS OF GOVERNMENT

STATEMENT OF FACTS

IN ORDER TO TELL THE STORY PROPERLY, ALL THE "FACTS" HAVE TO BE SEPARATED INTO 3 SECTIONS:

JOE BIDEN'S FACTS

9. AS ONE WHO WARNED SINNERS OF THE CONSEQUENCES OF THEIR SINS: V.P. JOE BIDEN (RECORD EMAIL ON DISK DRIVE) WAS DESIGNATED "10% BIG GUY" AND "50% JOE" FOR HIS SON HUNTER TNFLUENCE PEDDLEING AND SELLING THE FAMILY NAME CON JOB.

10. DEFENDANT BIDEN HAS BEEN SILENT ABOUT THE REVALATION EXCEPT FOR SAYING IT'S A RUDY GULIANN RUSGIAN HOAX SMEAR CAMPAIGN

11.

CHARACTER DECENCY

JOE BIDENS HT YEARS IN THE GOVERN-MENT CORRUPTION AND INFLUENCE PEDDELING SWAMP.

ACTIONS

12. SELLING HIS FAMILY NAME AS V.P. JWITH CHINA, RUSSIA, UKRAIN, AND OTHERS. BROTHER JAMES IN IRAQ HOUSING DEAL.

13. FIRED UKRAIN PROSECUTOR, QUID - PRO-QUO FOR BARISMA.

14. TERRA REED SEXUAL ASSAULT.

CHARACTER DECENCY
15. DONALD TRUMP JR. SAID THE HUNTER
BIDEN (CHILD PORN, SEX TRAFICATING,
DRUGS, GOT KICKED OUT OF NAVY, CHILD
ENDANGERMENT, MONEY LAUNDERING ISSUE

5-T-I-N-K-S

ARROGANCE OF POWER GANGSTER FAMILY REGIME.

16. THIS IS WHAT NATIONAL DECLINE "DOOMSDAY"
LÖÖKS LIKE. THIS NATION IS IN A DOWNWARD
SPIRAL AND IT HAS NOT REACHED ITS NADIR.
17. DEMOCRAT JAMES CARVELL "THIS
COUNTRY IS TIRED AND RAVISHED. WE WANT
OUR LIVES BACK. WE DON'T TRUST EACH OTHER.
THE VOTE IS THE STATEMENT.

JOE BIDEN'S STATEMENT OF CLAIM

THESE ISSUES DO MORE THAN SPEAK OUT FOR THEM SELVES, THEY CRY OUT WITH UNMISTAKABLE CLARITY

FIRST CAUSE OF ACTION

- 18. THE ACTIONS AND FACTS OF THE DEFENDANT AS STATED IN PARAGRAPHS 9 THROUGH 17, DENIED PLAINTIFF ALLHIS CIVIL, LEGAL, HUMAN, AND CONSTITUTIONAL RIGHTS.
- L9. ALL PLAINTIFFS CONSTITUTIONAL RIGHTS
 WERE VIOLATED WHEN DEFENDANT
 SACRILIZED HIS OATH OF OFFICE AND COMMITED
 ALL THESE CRIMINAL ACTS. THAT HE SHOULD BE
 HELD ACCOUNTABLE, RESPONSIBLE AND
 ANSWERABLE FOR TO THE WE THE PEOPLE.

RELIEF SOUGHT

WHEREFORE, PLAINTIFF REQUESTS THIS HONORABLE COURT GRANT THE FOLLOWING RELIEF.

- A. THAT A COURT FROM THE SOUTHERN DISTRICT OF TEXAS ASSUMES JURISDICTION AND STANDING OVER THIS CAUSE OF ACTION.
- B. ISSUE A DECLARATORY JUDGMENT THAT DEFENDANT JOE BIDEN VIOLATED THE UNITED STATES CONSTITUTION AND STATE LAW.
- C. ISSUE AN INJUNCTION ORDERING THAT DEFENDANT REFRAIN FROM HIS UNLAWFUL ACTIONS AND BEHAVIOR.
- D. ORDER THE JUSTICE DEPARTMENT, BILL BARR, TO START AND CONDUCT A SPECIAL MCCOUNSEL, "MULLER" INVESTIGATION.INTO JUE BIDEN'S VIOLATION OF HIS OATH OF OFFICE TO WE THE AMERICAN PEOPLE AND

FOR SELLING HIS FAMILY NAME INFLUENCE PEDDELING AND HUNTER BIDENS PAST PERSONAL HISTORY AND CRIMINAL DEALINGS What future actions will be Take now that daddy is back in POWER?

E. GRANT SUCH OTHER RELIEF AS IT MAY APPEAR PLAINTIFF IS ENTITLED.

CRISTOPHERE WRAY FACTS.

F.B.I. DIRECTORS COUPE CHRISS WRAY, ANDY MCCARE, JAMES COMEY 20. F.B.I. HAS HAD THE RUSSIAN HOAX CONSPIRACY, SMEAR CAMPAIGN "DISK DRIVE FUR A YEAR NOW.

- COVER UP PROTECT SUPRESS NO CHARGES, NO RESULTS, DO NOTHING, NO INVESTIGATION, NO ACCOUNTABILITY OR RESPONSIBILITY, DAY IN COURT, TRIAL, CONVICT OR ACQUIT, PUNISHMENT, You you, PRISON, RUIN THEIR FINANCIAL AND PERSONAL LIFE, LIKE MULLER DID TO HONORABLE GENERAL MICHAEL FLYNN AND HIS SON.
- 22. Two SETS OF STANDARDS: DEMOCRATS, THE LIBERAL MEDIA, THEIR FAMILIES, FRIENDS, AND CRONIES - VS. THE PREGIDENT, REPUB-LICANS, AND ALL OTHERS. BIASED, 23. STEVE BANNON SAID: "CHRISTOPHER WRAY SHOULD BE BEHEADED AND HIS HEAD PUT ON A PIKE!

- 25. RUSSIAN DOSSIA, SPYING, F.I.S.A. DOCUMENTS.
- 26. MULLER BPECIAL COUNSEL INVESTIGA-TION, RUSSIA HOAX.
- 27. IMPEACHMENT UKRAIN TELEPHONE CALL.

28. DEEP STATE.

CHRIS WRAY STATEMENT OF CLAIM
29. I KNOW RIGHT FROM BURONG AND I KNOW
WHICH SIDE I'M ON, I'VE PLANTED MY
FEET, HERE I AM. HERE I'LL STAY.

THE EVIL, OUT THERE, ISN'T JUST NECESSARLY WITH THE CRIMINIALS. THE REAL EVIL IS IN THE PEOPLE THAT STAND BACK, WATCH AND ALLOW EVIL TO CONTINUE TO HAPPEN. IT'S AN OBSIDITY THAT HAS GOT TO STOP. IF WE DON'T FIGHT EVIL, WE BE COME EVIL, IT'S THAT SIMPLE.

NOW IS THE TIME.

TGNITE THE SPIRIT FOR LEGAL REFORM,
30. WORKING TOGETHER WE CAN ACCOMPLISH
WHAT WE WANT, WHAT WE DEMAND, OPEN
HEARINGS, INVESTIGATIONS, INDICTMENTS,
PROSECUTION, AND MEANINGFUL PUNISHMENT,

THIS IS A GRASSROOTS EFFORT, WE NEED YOUR HELP. IF YOU OR ANYONE ELSE KNOWS OF A BETTER WAY TO UNITE THE PEOPLE AND BRING ABOUT A PEACEFUL AND LAWFUL SOLUTION, LET US KNOW, WE ARE ALL EARS.

FIRST CAUSE OF ACTION

31 THE ACTIONS OF THE DEFENDANT AND MEMBERS
OF THE CONSPIRACY AS STATED IN PARAGRAPHS

20 THROUGH 30 DENIED PLAINTIFF HIS FIFTH AND FOURTEENTH AMENDMENT RIGHTS OF DUE PROCESS AND EQUAL PROTECTION OF THE LAW. 32. PLAINTIFFS FIFTH AND FOURTEENTH AMENDMENT RIGHTS WERE VIOLATED WHEN THE DEFENDANT CONSPIRED TO HURT, HARM, HOUND AND HARAGS THEIR TARGETS.

RELIEF SOUGHT

WHEREFORE, PLAINTIFF REQUESTS THIS HONORABLE COURT GRANT THE FOLLOWING RELIEF!

- A. THAT A COURT FROM THE SOUTHERN DISTRICT OF TEYAS ASSUMES JURISDICTION AND STANDING OVER THIS CAUSE OF ACTION.
- B. ISSUE A DECLARATORY JUDGMENT THAT CHRISTOPHERE WRAY, VIOLATED THE UNITED STATES CONSTITUTION AND STATE LAW.
- C. ISSUE AN INJUNCTION ORDERING THAT
 DEFENDANT REFRAIN FROM HIS UNLAWFUL
 ACTIONS AND BEHAVIOR,
- D. ORDER THE JUSTICE DEPARTMENT, BILL BARR, TO START AND CONDUCT A SPECIAL COUNSEL "MULLER TYPE" INVESTIGATION INTO X. DEFENDANT'S COVER UP, PROTECTION, AND GUPRESSION.
- E. GRANT SUCH OTHER RELIEF AS IT MAY APPEAR PLAINTIFF IS ENTITLED.

ANGELA ROBRIGUER FACTS

ALONG FOR THE RIDE, TO EXPLAIN THE STORY, OUT OF TOUCH FUDGE WITH REALITY JUDGE, JUGT LIKE JUDGE IN LAW ABIDING CITIZEN

MOVIE AND YOU KNOW WHAT HAPPENED TO
HER AND THEM, TOTAL DEVISTATION AND
DISTRUCTION, JUST LIKE CHUCK ROSENTHAL,
33. IN DECEMBER 2019 PLAINTIFF HAD A
GIPSEY HOARD, LED BY NANCY MILLER,
INVADE AND SQUAT ON HIS BUSINESS PROPERTY.
34 NANCY MADE SURE THE PREVIOUS TENNANT
HAD PAID DECEMBER'S RENT, AND MOVED OUT
EARLY LEAVING THE BUSINESS, BILLS AND
RESPONSIBILITIES TO NANCY'S CARE, CONTROL,
AND CUSTODY.

- 35 NANCY WANTED A NEW LEASE AND TO CARRY OVER THE PREVIOUS RENTERS SECURITY DEPOSIT.
 36. WHEN NANCY DIDN'T PAY RENT IN FEBURARY, PLAINTIFF WENT AND FILED A NOTICE TO VACATE OF FEBRUARY 25, 2020.
 37. ON 16 MARCH. PLAINTIFF FILED ON NANCY FOR EVICTION. COURT DATE 3 APRIL, 2020 9: AM.
- 38, THE DEFENDANT CANCELLED THAT RESOLUT-
- 39. PLAINTIFF HAS BEEN CALLING THE COURT EVERY WEEK WITH THE SAME STORY. CALL BACK NEXT WEEK.
- 40. THE PRAINTIFF HAS PATIENTLY WAITED LONG ENOUGH. (9 MONTHS AND STILL COUNTING) WITH NO ACTION OR RESULTS, EYCEPT EVIL SPELLS, WRECK CAR HOUSE CATCH ON FIRE, BAD WORDS + SCARE TACTICS. NO PAYMENTS

ADDITIONAL STATEMENT OF FACTS
H1. THE CITY OF HOUSTON, RECIEVED # H05
MILLION IN CARES ACT AID TO BE SPENT
BY THE END OF THE YEAR.

H2. ABOUT & G9 MILLION HAS BEEN DEVOTED TO A "EVICTION DIVERSION" RELIEF PROGRAM TO HELP TENNANTS PAY RENT AND GIVING GRANTS TO SMALL BUSINESSES.

H3. ON 10 NOVEMBER, CITY COUNSEL QUEST-IONED SOME CARES PURCHASES, RAISING CONCERNS THAT A FEW EXPENDITURES ARE NOT DIRECTLY RELATED TO THE PANDEMIC OR ARE OTHERWISE UNNESSARY AND LACK CLEAR CONNECTIONS.

HH. \$10,000 SPENT ON GIFT CARDS.

HE. THE CITIES SPENDING WILL INVITE FEDERAL AND IN HOUSE AUDITS AND SCRUTINY. WE MAY NOT BE ABLE TO SURVIVE AN AUDIT PROCESS.

ANGELA RODRIGUEZ STATEMENT OF CLAIM

MB.IN MARCH 2020, THE DEFENDANT DECLARED A MORITORIUM (DELAY) AND CLOSED DOWN THE COURTS AND LEGAL SYSTEM EVICTION PROCESS. CAUSING A VIOLATION OF PLAINTIFFS CIVIL, LEGAL, AND CONSTITUTIONAL RIGHTS.

FIRST CAUSE OF ACTION

HZ. THE ACTIONS OF THE DEPENDANT STATED

IN PARAGRAPHS 33 THROUGH 45 DENIED

PLAINTIFF HIS FIRST AND FOURTEE NTH

AMENDMENT RIGHTS,

48. PLAINTIFF'S FIRST AND FOURTEENTH. AMEND-MENT RIGHT OF ACCESS TO THE COURTS WAS VIOLATED WHEN THE DEPENDANT SHUT DOWN THE COURTS AND LEGAL SYSTEM DENYING PLAINTIFF HIS DAY IN COURT TO REDRESS HIS GRIEVENCES. JUSTICE DELAYED IS JUSTICE DELAYED IS

SECOND CAUGE OF ACTION
LIGHTS.
SECOND CAUGE OF ACTION
OF THE DEFENDANT STATED
TO PARAGRAPHS 33 THROUGH 45 DENIED
PLAINTIFF HIS FIFTH AND 14TH AMENDMENT
RIGHTS.

50. PLAINTIFF'S FIFTH AND FOURTEENTH AMENDMENT RIGHTS NOT TO BE DEPRIVED OF LIFE, LIBERTY, OR PROPERTY WITHOUT DUE PROCESS OF LAW WERE VIOLATED.

THIRD CAUGE OF ACTION

51. THE ACTIONS OF THE DEFENDANT STATED
IN PARAGRAPHS 33 THROUGH 45 DENIED
PLAINTIFF HIS FIRST AMENDMENT RIGHTS.

62. THE PLAINTIFF'S FIRST AMENDMENT
RIGHT TO PETITION OF GRIEVANCES WAS
VIOLATED WHEN DEFENDANT SHUT OFF
PLAINTIFF'S ABILITY, OPPORTUNITY TO
PRESENT AND LITIGATE HIS CLAIMS TO THE
COURTS.

RELIEF SOUGHT

WHEREFORE, PLAINTIFF REQUESTS THIS HONORABLE COURT GRANT THE FOLLOWING RELIEF;

A. THAT A COURT FROM THE GOUTHERN DISTRICT OF TEXAS ASSUMES JURIS DICTION AND STANDING OVER THIS CAUSE OF ACTION.

- B. ISSUE A DECLARATORY JUDGMENT THAT ANGELA ROPRIGUEZ VIOLATED THE UNITED STATES CONSTITUTION AND STATE LAW.
- C. ISSUE AN INJUNCTION ORDERING THAT .

 PEFENDANT REFRAIN FROM HIS UNLAWFUL

 ACTIONS AND BEHAVIOR.
- D. GRANT COMPENSATORY DAMAGES IN THE FOLOWING AMOUNT:

PAGT DUE RENT (9 MONTHS) X 1.600 = 14,400

DEPOGIT

1,600 = 1,600

116,000

APPEAR PLAINTIFF IS ENTITLED.

MASTER PLAN MANIFESTO

GAIN THEIR ATTENTION CAPTURE IMAGINATION

Insulting letter to F.B.I. DIRECTOR
SHOW THEM THE PRODUCT

GETTHEM TO TAKE SOME KIND OF ACTION

If you have money, power or position
in Government or law enforcement,
you don't have to follow the rules.
you don't have to suffer any
repercussions of your bad actions
no matter how Bad.

no one, tile now, will rick Their status in life to stand up against, to speak out against Corrupt public officials.

miscarrage of fustice

How many INNOCENT CITIZENS have to be TOTALLY DEMOLISHED, DEVISTATED, COMPLETELY DESTROYED before someone anyone states: I'M NOT GOING TO TAKE IT IN THE ASS ANYMORE - AND LIKE IT.

"this generation of polititions" is more corrupt SELL FAMILY NAME, than all previous ages. I WANT, I DEMAND, MY DAY IN COURT. So it's actually extraordinary to all these OFFICIALS that they are being lectured to and explicitly told that THEY CAN'T CONTINUE to break all and every rule, and think that they will continue to GET AWAY WITH IT.

HUNTER BIDEN

EVICTION

F.B.I. DIRECTOR

JUDGE

TAXES.

We the people in the "COURT OF PUBLIC OPINION" will continue to expose them and all their misdeeds, lold them responsible and accountable, and demand and show them what to do in the future to correct their mistakes and make sure it never happens again - ever, What's even more extraordinary, however, is the idea that it makes sense that they will get off scott free without the proper authorities investigating, indicting, convicting and sending them to prison,

We the people in the Court of public opinion, are horrified and NOT GOING TO TAKE IT ANYMORE.

When will "IT" STOP.?

not till we take up arms. (PEN+PAPER) and SPEAK OUT. It is an OBSCINITY that has got to stop immediately!

Someone, Marybe a LOAN WOLF, Dike the Character played by Servid Butler, HAS TO PULL THE ETRIGGER on these PUBLIC OFFICIALS.

corrupt, orininal actions.

this is all about mentality a mind set that allows them To think that they are: ABOVE THE LAW, It is crucial that we don't let this mentality quide future policies.

Special Counsel Muller Investigation

Bry nov. 7, 2020

FREE SPEACH

HUNTER BIDEN
Child porn, Sex
traficting EVIL
Jesus will
SAVE you.

PROPERTY RIGHTS

EVICTION

OPEN COURTS AND

LEGAL SYSTEM,

run effectively,

efficiently productively. Professionally

express their deepest, core, beliefs. share those views with others:
Letter writing campaign, protest signs, on T shirts, Bumper stickers, banners, billboards, hats. "Plausable Deniability".

BASKET OF DEPLORABLES Offensive Persuation.

PUSSIE STINKS TAKES IT INTHE ASS
effects of a statement on others. Right
of the Collective to be unmoved
and unoffended by Them.
Make subjective decisions about
what is and isn't legal.

Ban comething as innocuous as a "WORD / THOUGHT/BELIEF." Needs a reasonable justiffcation for doing so. Fire speech individualist roots. Individual consciences with out fear of harasament.

DEFEND LANDLORDS SATISFACTION Citizens unfortunate enough to get caught up in Government, court and legal orystem regulatory and restrictive mage. Have stripped landowners of Their property rights to allow productive use and activity with their investments. Broken dreams and scuttled businesses, economic ruin. Join Together to fight for your DAY IN COURT. Judge ANGELA D. RODRIGUEZ J. P. Court PCT. 6-2 has long turned a blind eye to the havor dealt

Toaseliza-modish popuden Fled on 11/30/20 in TXSD Page 18 of 19 via the obstrure déclarations of burlaucrats. Ground down by delays and bankrupcies. Breef moments of Kope. the judge needs to be awaken to the immense costs, and inconviences the delays are causing complaints about government actions are hardly new. the right to own properly. The court has just stood aside. Justice delayed is justice. deried. needs to change. Many people have waited patiently a long time, perhaps this Hunter Biden / Eviction

PROTEST is the solution.

Respectfully Submitted

Pete Chnold

PLAINTIFF PRO SE

4065 OSBY

HOUSTON, TEXAS 77025

IN LEIU OF NOTORY AND UNDER FEDERAL TITLE 28 § 1746 I DECLARE, CERTIFY, OR VERIFY UNDER THE PENALITY OF PERJURY THAT THE ABOVE IS TRUE AND CORRECT.

Pete arnold PLAINTIFF PRO SE

CERTIFICATE OF SERVICE

ON THIS THE 30 DAY OF NOV. 2020, THE PLAINTIFF DELIVERED BY HAND, THIS DOCUMENT TO THE DISTRICT CLERK'S OFFICE FOR FILING.

Pete Ornold PLAINTIFF PROSE

furtice must prevail, and it is the privilege of TRUTH to make itselfe BELIEVED.

1",